"Kamehameha Gigarefie Tobacco" COOL AND DELICIOUS

Parlor Chairs

for something new; something attractive. We have some new designs, fresh to Honolulu, suitshle for parior or library use that you will probably wish to purchase if you come and see them. The prices are right, too.

Office Chairs

We have a special line of these, po, built to combine comfort with utility. Revolving Chairs that are a pleasure to sit in, and emfortable to dictate from.

Enameled Iron 3 Bedsteads

There is nothing that looks cool- I er, neater, more inviting in a tropical climate than these Bedsteads. They are the healthlest, the

Parlor Tables

In mahogany, bird's-eye maple = and golden oak-dainty and use-

Upholstery, Etc.

J. Hopp & Co. §

The Leading furniture Dealers.

Ing and Bethel Streets.

1. HOPP & CO. HOPP &



Papers

favor with people of good taste and judgment, and we invite their inspection of our line.

it includes all the most approved shades and styles, at prices ranging from 15c a box upward.

THE LINE NOW DISPLAYED for the acceptor.

Wall, Nichols Co., Ltd.

KING STREET NEW LINE OF

Golf, Stanley and

White Shirts.

and Underwear.

in Which Cases Ex-Queen is a Party.

NO ROOM FOR **FEDERAL PRISONERS**

Them-Chinese Cases Postponed Till Friday.

The Supreme Court, in the action of C. B. Wilson against Lydia K. Dominis, otherwise known as Liliuokalani, has reversed the judgment of the First Circuit Court in allowing the plaintiff to file an amended bill on the grounds that the bill as offered was not an amended one, but a new one.

The upper court holds that the amended bill was based upon the same facts and the same set of facts, as was the original complaint. The second instrument had certain additions to it that did not appear in the first, but this in no sense made it a new complaint. It was the old one, with modifications in wording and in form.

The decree appealed from dismissing the bill in this case should have been without prejudice.

The Supreme Court has ordered the case to be remanded to the First Circuit Court for action at the discretion of the Judge, in the matter of receiv-

fact, as alleged by plaintiff, that the ing on the 18th of March of this year. Queen offered to buy his home for him which was mortgaged, and deed the same back to him because of certain The will of decedent was executed on June 20, 1891, in the presence of James T. Morgan and Harry Armitage. services he had performed for her, but for which he had not been paid. Cecil Brown bought the property, acting as Brown bought the property, acting as Liliuokalani's agent, paying for the same \$4,000, instead of \$7,500, the actual value of the property. In 1898 J. O. Carter induced plaintiff, by fraudulent misrepresentations, to deed the property to him, who in turn deeded it to Cetach, \$100; 25 shares Robert Grieve Publishing Company, par value, \$20 each, \$1,000; 25 shares Kamalo Sugar Company, par value, \$20 each, \$1,000; 25 shares Kamalo Sugar Company, par value, \$20 each, \$1,000; 25 shares Kamalo Sugar Company, par value, \$20 each, \$1,000; 25 shares Kamalo Sugar Company, par value, \$20 each, \$1,000; 25 shares Kamalo Sugar Company, par value, \$20 each, \$1,000; 25 shares Kamalo Sugar Company, par value, \$20 each, \$1,000; 25 shares Kamalo Sugar Company, par value, \$20 each, \$1,000; 25 shares Kamalo Sugar Company, par value, \$20 each, \$1,000; 25 shares Kamalo Sugar Company, par value, \$100; 25 shares Robert Grieve Publishing Company, par value, \$20 each, \$1,000; 25 shares Robert Grieve Publishing Company, par value, \$20 each, \$1,000; 25 shares Robert Grieve Publishing Company, par value, \$20 each, \$1,000; 25 shares Robert Grieve Publishing Company, par value, \$20 each, \$1,000; 25 shares Robert Grieve Publishing Company, par value, \$20 each, \$1,000; 25 shares Robert Grieve Publishing Company, par value, \$20 each, \$1,000; 25 shares Robert Grieve Publishing Company, par value, \$20 each, \$1,000; 25 each, \$2,000; 25 each, \$2,00 ty to him, who in turn deeded it to Ce-cil Brown, who then made it over to Company, par value \$20 each, \$1,000; Lydia K Dominis. Plaintiff believed furniture, \$2,000; amount realised from Lydia K. Dominis. Plaintiff believed Lydia K. Dominis. Plaintiff believed that at the time he was making the sale of horse and buggy, \$273; amount realised from sale of office furniture transfer he was deeding it to his wife and mother-in-law.

The prayer of the bill is in the alternative (1) That the defendant may be decreed to hold the premises as trustee for him during the remainder of his landed here in violation of the exclunatural life (2) That the defendant may sion act, was heard in part yesterday, be decreed to execute a deed conveying and then put over until Friday by to the plaintiff a life interest in the Judge Estee. The frail and fair Kam property. An injunction restraining You is a young lady of high degree the defendant from selling or leasing according to Chinese standards. the premises pending the hearing or raiment outrivals the rainbow in color, from proceeding with the ejectment suit is also asked for, and a prayer for suit is also asked for, and a prayer for possessor of a most diminutive pair of process and general relief. The injunc- "Golden lilies," as the Chinese term the tien was granted. The defendant demurred to the bill on several grounds. hood. Her feet are so small that it is After hearing the demurrer was sustained for want of equity in the bill. from her carriage. She paints her The plaintiff then asked and was grant- forehead white and her lips red. She of good quality continue to find ed leave to move to amend the bill, is always attended by a girl who is of which was also allowed. It was upon much meaner birth, and who lacks the the amended complaint that the appeal

to the highest tribunal was made. and Robertson & Wilder for defendant. LOWER COURT SUSTAINED.

The Supreme Court has decided in favor of the judgment of the First Cirvs. Liliuokalani:

The court holds that a power of ating of a similar power to another per-

held to contain an offer and not a mere glar walked to the altar. for specific performance of an alleged rockets a rocking stores and picking mahal on the Island of Kaual.

Wew Ties, Hose, Suspenders and II-1 which occurred after the bringing of man left at the close of the meeting, this suit. In 1898 the plaintiff consult- first promising Mr. Monroe to return ed one Akana as to the best means by today, when an effort will be made to which a renewal could be obtained. A get him work, PANAMA HATS, ed one Akana, which a renewal could be obtained. A get him work with a second beautiful to the office of the Pacific Garden Mission to the office of the pacific Gard Straw and Wool Hats, PajaWong Kwai might have the land for pented his resolution, but was rather more firmly determined to gain an honest made his bid prior to January 1, 1900.
He agreed to the terms of the offer, the new convert at since to see if he

> one else had offered him \$2,700 for the Under the interpretation of the court very convenient to have an asylum leleluhe's letter contained an offer right in the heart of your city." New which the plaintiff intended to accept. York Policeman—"Asylum! This is the It was not, as has been construed, a Stock Exchange."-Ohio State Journal.

mere letter of friendly advice. They came to an understanding which would have been carried out had not the \$2,-700 presented itself.

Hatch & Silliman and C. Brown appear for plaintiff; Robertson & Wilder for the defendant.

NEEDS FEDERAL HOTEL.

It is beginning to look as though United States Marshal Ray would have to start a hotel of his own in order to accommodate all the prisoners who are now ordered to appear before Judge

Yesterday Sheriff Brown informed the marshal that he would have to refuse admission to any more prisoners of the federal government, as the Oahu jail was now filled, and there was room for not even one more. Hotel de Ray, with constables and police officers for chamber maids, and Deputy Hendry as the man behind the register, are pos-

The two heirs of Robert W. Holt, deceased, John Dominis Holt and James Robinson Holt, ask that Henry Smith, their guardian, and the executor of the estate of which they are heirs, be ordered to pay them \$1,007.35, one-half Oahu Jail Can Hold no More of the sum they say he is unlawfully withholding from them.

The two petitioners have based their claim upon the figures given them by Bruce, Cartwright, the former administrator, who held that position for five years previous to June 12, 1900. The annual returns made to the two heirs amounted to \$3,712.01, taken as an aver-

Henry Smith, who was appointed on June 12, 1900, has just made his first annual accounting, and has made over the sum of \$2,300. The two Holts allege that the net income of the estate during the past twelve months was \$4,414.70, and that the administrator has withheld \$2,114.70. They ask that onehalf of this amount be placed to their

PETITION IN BANRUPTCY.

Lum Mau, who conducts a business at 1037 Nuuanu street, under the firm name and style of Chu Yip & Co., has petitioned to Judge Estee to be deelared a bankrupt.

He is unable to pay his debts in full, and is willing to surrender all his property for the benefit of his creditors, except such property as is exempted by law.

The liabilities of Lum Mau are \$15,-093; his assets, \$12,650.

ORDER FOR PROBATE ISSUED. An order of probate has been issued for the benefit of Marion M. Luning, the administrator of the estate of John W. Luning, late of this city. Letters The above section arose out of the testamentary were granted Mrs. Lun-

> THE HENSHALL ESTATE. An inventory of the estate of the late William Henshall has been filed. The items enumerated are as follows: Fifand books, \$500.95; cash in Bishop & Co., \$6,837.353.

A CHINESE BEAUTY.

The case of Kam Yon, the Chinese maiden who, it is claimed, has been "Trilbies" of their aristocratic womanwith difficulty that she hobbles to and small feet, the make-up, and the rich silks of her mistress, but who, judged by western ideas of feminine loveli-Abraham Lewis appears for plaintiff ness, is much the fairer of the two.

HE HAD SOME EVIDENCE.

Laying upon the altar a revolver and cuit Court in the case of Wong Kwai his kit of burglar tools as evidence of his persons who were attending religious services at the Pacific Garden Mission, 100 torney is not revoked by the mere giv- Van Buren street, last night, by confessing that he was a thief, but now desired to turn from evil ways and live An oral acceptance of a written offer a Christian life. The Rev. J. S. Detwiler may be sent through third persons who of St. Paul and Assistant Superintendent need not be formally authorized to act Harry Monroe of the mission had been preaching and the latter had just finished A letter, set forth in the opinion, is his address when the self-confessed bur-

"Friends," he said, "I have been crackfor specific performance of an alleged agreement to lease the ahupuaa of Lunary served terms in Sing Sing and mahai on the Island of Kauai. The main question in the contest is criminal career and start out on a new whether a certain letter written by one life. I was walking along State street Heleluhe to one Akana, was an offer to tonight when I heard the men speaking lease the land, and if so whether the from your gospel wagon. They said offer was accepted and whether Hele- something that seemed to touch me. I luhe and Akana were the duly author- followed the wagon here and entered ized agents of the defendant and plain- with the crowd. The more I heard the tiff respectively. The plaintiff had more I became convinced that this is leased the land originally for ten years the time for me to reform. I want you leased the land originally for ten years under two successive renewals, and had been in possession as lessee under to steal than work, but now I want to defendant's predecessors and herself work for my living, and if you will help

mas, Night Shirts, Boss of the but when the hase was offered to Hele-but when the hase was offered to Hele-b Not an Asylum.-Visitor-"It must be

Great Reduction Sale

Thousands of Dallars worth of seas mable merchandise will be sold THIS WEEK at CUT PRICES. We have received a lrage shipment by the Sierra All these new Goods will be sold at prices that will astonish you

Cut Prices in DRY GOODS This Week.

BARGAINS FOR EVERYBODY.

Monday and Tuesday Only on Sale

2780 READY MADE SHEETS

500 Sheets, ready for use 72X90; regular price 65c, on Sale 52tc. 72X90; extra heavy cotton, regular price 85c on Sale 72½c. 72X90; Hemstiched, regular price 90c on sale 82c. 500 90X90; heavy, regular price 75c on Sale 65c. 90X90; extra heavy quality, regular price 90c on Sale 821c. 90X90; Hemstiched, best quality, regular price

\$1.00 on Sale 921c.

Greatest Cut in Prices in Laces.

SEE OUR WINDOW DISPLAY

GOODS MARKED IN PLAIN FIGURES.

10 per cent DISCOUNT ON ALL CASH PURCHASES IN ALL

MISSES' SHIRT WAISTS

MATTING SALE

Our entire stock sold at Cost Price. We carry many grades and have a large variety of patterns to

Pacific Import Co.

PROGRESS BLOCK.

THE DECAY OF FRANCE IN POPULATION AND RESOURCES

NEW YORK, July 11.-The Paris cor-has now piled up a debt involving an annual charge for interest of nearly respondent of the Tribune says: The naval expenditure of France for woman and child in France has now to 1902 is officially proposed to be \$62,420,000, pay \$5 per annum for interest on the which at first sight seems to be \$3,100,000 national dbt. The army costs the counless than in 1901, but if it is taken into try \$132,000,000 a year, and the total exaccount that the cost of maintaining to be \$720,000,000. Moreover, reflections the marine infantry and artillery, upon the French census cause renewed "To select a good assistant didn't use amounting to about \$5,400,000, has been uneasiness. Last March the population to be such a big job as it is now. For transferred from the navy to the min-in round numbers was 38,600,000, being transferred from the navy to the min-in round numbers was 38,600,000, being istries of war and the colonies, it is even this meager result is mostly acfound that the money that France in-counted for by Paris and its suburbs, tends to spend upon the navy during where the increase has been 292,000, due 1902 is in reality \$2,300,000 in excess of the principally to foreign immigration, so take it if it was offered to them at a naval expenses for the current year. that in the rest of France the popula- good salary. They are what I call pro-It is a matter of serious consideration tion has been augmented by only 38,000 for the French whether they are not during the last five years. That is to spending upon their naby more thansay, for military and naval purposes the their national resources warrant. Francepopulation is almost stationary, and in against these nuisances I stated that no

this respect France stands alone among the great nations of Europe.

Under these conditions, M. Jaures, the Socialist leader and many advanced thinkers among the radicals and radi-cal socialists, hold that it is impossible for France to have at the same time a navy and army of the first rank, simply because she has not the resources of men and money to maintain both.

WOMEN WHO ANSWER "ADS."

"I've actually got so that I dread to advertise for female employees," said the manager of an art store. "If it was possible to get through the work myself I'd rather do it than to interview a mob of feminine callers.

one thing, there were not formerly so many triflers. You would be surprised to know how many women answer advertisements for help who do not want employment and neither could nor would fessional advertisement answerers.

"I had occasion to advertise only last week for a clerk, and as a protection professional callers need apply. Yet they came, at least a dozen of them. Fortunately, I've got so I can spot them on short notice and don't fool away much time on them.

"When the unqualified callers began to besiege me in such numbers I was under the impression that the regular rounders were the representatives of agencies who wished to get us on their list and furnish their own applicants on commission, but I was mistaken in this, for while a few of the professionals are connected, most of them pursue the fad of their own accord. It is, without doubt the craziest hobby womankind has ever ridden, and my only hope is that they will soon run down.

"A goodly percentage of these idlers are social reformers who are vent on writing books and tracts and things. Somewhere they have imbibed the .uea. that men who employ help are regular vampires, ever on the lookout for new victims, and their object in visiting us is to investigate our methods of securing clerks and afterward acquaint the public with our evil procedures.

"But I can stand even these troublesome spies with even more equanimity than the women who finding time hang heavily on their hands, tramp around from office to office for the fun of the

A CAUSE OF REJOICING.

We're lucky, let's confess with mirth, Till summer heat shall pass, We weren't living when this earth Was all a molten mass.

The Place for Him,-"Shure, Mrs. M'Googin, an' is it thru not? He was after gittin' too fat t' worruk."-Philadelphia Evening Bulletin.



CHRISTIAN ENDEAVOR FOUNDER AND PRESIDENT. This year's annual convention of the Young People's Society of Christian Endeavor, beginning in Cincinnation July 6, must prove a source of pride to President Clark. When the Rev. F. E. Clark started the Christian Endeavor society, in Portland, Me., in 1881, in his own church, he could have had but little idea of the future spread of his work. The Christian Endeavor societies now number more than 60,000, with an estimated membership of 3,500,000. The Endeavoress are to be found in every part of the globe, civilized or "Yis, indade, Mrs. O'Hoolinan. An' physical contents of the globe, civilized or "Yis, indade, Mrs. O'Hoolinan. An' physical contents of the globe, civilized or "Yis, indade, Mrs. O'Hoolinan.